Trial Papers Detail Lies on Iran Affair,

By Walter Pincus and George Lardner Jr. Washington Post Staff Writers

Independent counsel Lawrence E. Walsh yesterday laid out "new and disturbing facts" that he said showed top government officials lied about then-President Ronald Reagan's knowledge of a possibly illegal arms-for-hostages shipment to Iran in November 1985.

In a report to Congress, Walsh made public much of the documentary evidence that he said he would have used at the trial of former defense secretary Caspar W. Weinberger, whom then-President George Bush pardoned Dec. 24.

Citing notes written by Weinberger and a top aide to then-Secretary of State George P. Shultz, Walsh said Weinberger "opposed disclosing the arms sales to the public and acquiesced as other administration officials provided information to members of Congress and to the public that Weinberger knew to be false."

The independent counsel described a series of White House meetings in November 1986, when the secret deals with Iran were becoming public, at which Reagan's aides were trying to cover up the president's approval of the November 1985 shipment of Hawk missiles to Iran. This was a particular concern because the shipment had been carried out with the aid of the CIA without formal presidential authorization and in apparent violation of the Arms Export Control Act.

Making the situation more difficult, Reagan had by then twice publicly stated that no laws had been broken in the course of the arms deals.

Walsh said that at the first White House briefing for congressional leaders on the arms deals, then-na-

Walsh Says

tional security adviser John M. Poindexter falsely stated that there had been no transfer of arms to Tehran before January 1986, attempting to hide the 1985 Hawk shipment. Walsh said Reagan and others present at the Nov. 12 meeting, including Weinberger and then-Vice President Bush, knew Poindexter's statements were false but "permitted them to stand."

At a subsequent National Security Council meeting on Nov. 24, then-Attorney General Edwin Meese III said the November 1985 shipment was "not legal because no

See IRAN-CONTRA, A8, Col. 1

IRAN-CONTRA, From A1

[presidential] finding" had been signed, but Weinberger's notes have Meese adding "President not informed." Walsh said Weinberger and others at the session, including Shultz, knew this was false.

A day later, at a news conference, Meese repeated the claim that the president had not known of the 1985 shipment when it occurred and did not learn about it until months later.

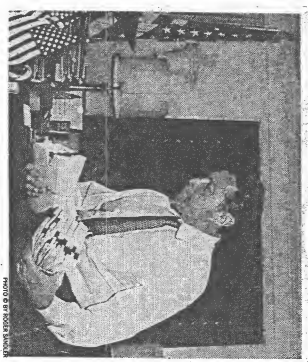
Weinberger's lawyer, Robert S.

Bennett, issued a blistering statement yesterday accusing Walsh of releasing "a work of fiction . . . that is all old stuff which is not supported by the evidence." Bennett attacked Walsh as "a bitter man trying to rehabilitate a damaged reputation."

The independent counsel made his presentation in a voluminous "Fourth Interim Report to Congress," including 49 pages of Weinberger's long-secret notes about the Iran-contra affair and a two-inch stack of exhibits that Walsh said he would have used at trial. The independent counsel promised that more details will be provided in his final report.

Walsh charged that in pardoning Weinberger, Bush "thwarted the public airing" of the new evidence and prevented the trial of a former colleague "whose prosecution arose out of events in which the president himself participated."

If the Weinberger case had come to trial, Walsh said, former White House chief of staff Donald T. Regan would have testified that "he was



notes while being photographed for a magazine article. Walsh's report says the testified under oath that June that he had no records "regarding Iran-contra." notes were four feet away in a desk drawer when the defense secretary Caspar Weinberger, preparing to leave office in November 1987, packs his diary

knowledge of the November 1985 White House was attempting to "re-arrange the record" about Reagan's shipment. Shultz would have testified that the that were not true. Walsh also said visers were making excuses for him concerned about the possibility of impeachment" because Reagan's ad-

six days before the pardon, a close friend of Bush, Henry Catto, told ecution witnesses. In disclosing the pect to be called to testify as prosously," that he and Reagan could exmemo, the president in a memo, "errone-Walsh disclosed that last Dec. 18, Walsh appeared to be imply-

> a pardon. been a factor in his decision to grant ing that Bush's apprehension over being called as a witness may have

In yesterday's report, Walsh ex-panded on the sharp criticism he initially directed at Bush when the report to correct the "misconcepdicted but has not yet come to trial. Walsh said he was submitting the out there is no precedent over the doning someone who has been past 30 years for a president's parpardon was announced and pointed tions" that Bush used as justifica-Þ.

tions for the Weinberger pardon. The

independent counsel said

> ger, in an August 1987 note, had Bush was wrong in asserting that his action would not "prevent full disclosure of some new key fact to Executive Branch and Congress." Walsh pointed out that Weinbersaying that Walsh had "criminalized the American people" and wrong in policy disagreements between the

ble idea [that would] would confirm suspicions President kn[ew] about their activities, etc." opposed a Reagan pardon of earlier ran-contra defendants as "a terri-

system, after all, is innocent until pardons for them because "a pardon imputes guilt.... as vice president, opposed pretrial The report also noted that Bush The American

proven guilty." public cross-examination "about the administration's conduct and their "perhaps" Bush-to them—particularly ministration officials as witnesses Walsh said he would have subjected the defense had called former ad-If Weinberger had stood trial and Meese "searching" and

tors had "absolutely no intention" of own in November 1986." A Walsh spokesman said prosecu-

contra affair. In making his case yesnotes to show for the first time the terday, Walsh used activities and knowledge of the Iranecutors about the existence of notes counts of lying to Congress and proshe had taken while in office and his calling Bush or Reagan to the stand. Weinberger was charged with four Weinberger's

activities, but after the scandal unularly took detailed notes of his daily folded, refused to admit to congresthe summer of 1985. Weinberger, the report said, reg-

ment in the arms deals as far back as former defense secretary's involve-

sional investigators that he had any

was preparing to leave office in No-vember 1987, the report continued, Weinberger personally packed his events." A few months later, as ing so. no records that could supplement his such records. for a magazine article as he was domemory only four feet from the desk drawer taken in his office in June 1987, the report said, "Weinberger was sitting diary notes and was photographed he testified under oath that he "had that contained his diary notes" while At one congressional deposition regarding Iran-contra he

others during high-level meetings. systematic fashion, often labeling also saved jottings passed to him by and dating them after the fact, but berger not only kept his notes At the Nov. 12 meeting with con-According to the report, Wein-Ħ

gressional leaders, BE A LONG TWO YEARS "Conclusions reached as a result of today's meeting: IT'S GOING TO defense secretary, Walsh reported: lowing handwritten note" to Meese "apparently slipped the for instance, the ţ.